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UNITED STATES

BANKRUPTCY COURT FOR THE DISTRICT OF NEW

JERSEY

IN RE:

ALEXANDRE J. DACOSTA VIVIANNE C. ANTUNES CHAPTER 11

CASE NO: 22-18303(RG) HEARING DATE: 1-31-2023

STATEMENT AS TO WHY NO BRIEF IS NECESSARY IN

ACCORDANCE WITH LOCAL RULES OF BANKRUPTCY PRACTICE

The within Notice of Motion requests relief from the automatic stay on the grounds, as set forth on the accompanying Certification, that the Movant has a perfected security interest in the Motor Vehicle owned by the Debtors, Alexandre J. DaCosta and Vivianne C. Antunes and there has been a default.

TAKE FURTHER NOTICE that the facts movant relies upon, as set forth on the accompanying certification, and the basis for relief from the automatic stay, do not present complicated questions of fact or unique questions of law, it is hereby submitted that no brief is necessary in the Court's consideration of the within Motion, and TAKE FURTHER NOTICE that oral argument is hereby not requested.

Date: 1-5-2023 /s/ John R. Morton, Jr., Esquire

John R. Morton, Jr., Esquire Attorney for Thrift Investment

Corporation